	LA-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
	CACE NUMBER
RESTRAINING ORDER AFTER HEARING	CASE NUMBER:
(Elder or Dependent Adult Abuse) (CLETS)	
THIS ORDER, EXCEPT FOR ANY AWARD OF ATTORNEY FEES AND COSTS, SHALL	EXPIRE AT MIDNIGHT ON
(date): . IF DATE IS BLANK, THIS ORDER EXPIRES THREE Y	
1. This proceeding was heard by judicial officer (name):	
on (date): at (time): in Dept.:	Room: Div.:
2. a. The person seeking to be protected and the person to be restrained were person	nally present at the court hearing. No
additional proof of service of this restraining order is required.	
 b. Land The person seeking the restraining order was personally present and proof of seep Petition for Protective Orders on the respondent was presented to the court. 	ervice of the Order to Show Cause and the
c. By written stipulation, no additional proof of service of this restraining order is re	quired.
THE COURT FINDS	
3. a. The restrained person is (name):	
b. The description of the restrained person is as follows:	
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:
4. The protected person is (name):	
5. The residence exclusion order below is supported by the following facts:	
a. The person to be protected has a legal right to live at the residence located at (addre	SS).
b. The person to be protected will suffer physical or emotional harm if the restrained per	son does not leave the residence
c. Title to or lease of the residence at the address listed above is not in the sole name of	
in the name of the person to be restrained and another person besides the person to	
	·
THE COURT ORDERS	
6. PERSONAL CONDUCT ORDER	
The restrained person shall not abuse, intimidate, molest, attack, strike, stalk, threa	ten, sexually assault, batter, harass,
telephone, contact directly or indirectly, disturb the peace of, or destroy the personal	

WEST CROLP

		CASE NUMBER:
RESPONDENT:		
7. RESID	ENCE EXCLUSION ORDER	
	strained person must immediately move from the resider	ice located at the address listed in item 5a.
	,	
	AWAY ORDER	
	strained person must stay at least (specify):	yards away from the protected person and the following
places:	–	on listed in item Fo
a b.	The protected person's residence located at the addrestance. The protected person's place of work located at (addrestance).	
J	T b. organism beloom a branch or morning and and and	
	_	
с	The protected person's vehicle (specify):	
d	Other (specify):	
9. ADDIT	IONAL ORDERS (specify):	
10. Ees fo	or service of this order by law enforcement are waived.	
	,	
	is order and any proof of service shall be given to the add	litional law enforcement agencies listed below by the
	erson or the protected person's attorney.	A 11
<u>Law enforce</u>	ment agency	<u>Address</u>
Data		
Date:	_	JUDICIAL OFFICER
Date:		JUDICIAL OFFICER
Date:	NOTICE BECARDING ENEODCE	
Date:	NOTICE REGARDING ENFORCE	
This order is	effective when made. The law enforcement agency s	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is
This order is enforceable a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agenc	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the
This order is enforceable a order, or has service on the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of
This order is enforceable a order, or has service on the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforcem	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of
This order is enforceable a order, or has service on the person of the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained
This order is enforceable a order, or has service on the person of the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained
This order is enforceable a order, or has service on the person of the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 features.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained
This order is enforceable a order, or has service on the person of the	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 features.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained
This order is enforceable a order, or has service on the person of the Violation of the enforced by a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. This order is a misdemeanor, punishable by a \$1,000 feall law enforcement officers in the state of California.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained
This order is enforceable a order, or has service on the person of the Violation of the enforced by a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 feall law enforcement officers in the state of California.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained ine, one year in jail, or both. This order shall be
This order is enforceable a order, or has service on the person of the Violation of the enforced by a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 fall law enforcement officers in the state of California. CLE I certify that the foregoing Restraining C	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained ine, one year in jail, or both. This order shall be RK'S CERTIFICATE rder After Hearing (Elder or Dependent Adult Abuse)
This order is enforceable a order, or has service on the person of the Violation of the enforced by a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 feall law enforcement officers in the state of California.	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained ine, one year in jail, or both. This order shall be RK'S CERTIFICATE rder After Hearing (Elder or Dependent Adult Abuse)
This order is enforceable a order, or has service on the person of the Violation of the enforced by a	effective when made. The law enforcement agency sanywhere in California by any law enforcement agency verified its existence on the California Law Enforceme restrained person has not been received, the law exterms of the order and then shall enforce it. his order is a misdemeanor, punishable by a \$1,000 fall law enforcement officers in the state of California. CLE I certify that the foregoing Restraining C	MENT OF THIS ORDER nall enforce the order immediately upon receipt. It is y that has received the order, is shown a copy of the ent Telecommunications System (CLETS). If proof of inforcement agency shall advise the restrained ine, one year in jail, or both. This order shall be RK'S CERTIFICATE rder After Hearing (Elder or Dependent Adult Abuse)